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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/085,564	02/26/2002		Keith K. Daellenbach	ВЈТ 332	8968
	7590	12/02/2003		EXAM	1INER
Kolisch, Ha McCormack	•		MAIORINO, ROZ		
200 Pacific Building				ART UNIT	PAPER NUMBER
520 S.W. Ya		et	3763		
Portland, OI	R 97204			DATE MAILED: 12/02/2003	A

Please find below and/or attached an Office communication concerning this application or proceeding.

		FR					
	Application No.	Applicant(s)					
Office Action Summan	10/085,564	DAELLENBACH, KEITH K.					
Office Action Summary	Examiner	Art Unit					
	Roz Maiorino	3763					
The MAILING DATE of this communication Period for Reply	n appears on the cover sh tw	ith the correspondence address					
A SHORTENED STATUTORY PERIOD FOR R THE MAILING DATE OF THIS COMMUNICATI  - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communicatic  - If the period for reply specified above is less than thirty (30) days, - If NO period for reply is specified above, the maximum statutory p - Failure to reply within the set or extended period for reply will, by - Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).  Status	ON. FR 1.136(a). In no event, however, may a on. a reply within the statutory minimum of thi oeriod will apply and will expire SIX (6) MO statute, cause the application to become A	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).					
1) Responsive to communication(s) filed on	14 October 2003.						
2a)⊠ This action is <b>FINAL</b> . 2b)□	This action is non-final.						
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4)⊠ Claim(s) <u>1-25 and 33</u> is/are pending in the	☑ Claim(s) 1-25 and 33 is/are pending in the application.						
4a) Of the above claim(s) is/are wit	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.	Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-25, 33</u> is/are rejected.							
•	Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction a	and/or election requirement.						
Application Papers							
9) The specification is objected to by the Exa		•					
•—	The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
• • • • • • • • • • • • • • • • • • • •	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the c							
11) The oath or declaration is objected to by the	he Examiner. Note the attache	ed Office Action or form P1O-152.					
Priority under 35 U.S.C. §§ 119 and 120							
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of:  1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International B  * See the attached detailed Office action for 13) Acknowledgment is made of a claim for docusince a specific reference was included in the specific reference was included	ments have been received. ments have been received in a priority documents have been pureau (PCT Rule 17.2(a)). a list of the certified copies no mestic priority under 35 U.S.C he first sentence of the specifi ge provisional application has	Application No  n received in this National Stage  t received § 119(e) (to a provisional application) cation or in an Application Data Sheet.					
14) ☐ Acknowledgment is made of a claim for do							
reference was included in the first sentence	e of the specification or in an A	pplication Data Sheet. 37 CFR 1.78.					
Attachment(s)							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-94 3) Information Disclosure Statement(s) (PTO-1449) Paper N	18) 5) Notice of	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152)					



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### **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

1. Claims 1-7, 9-25, 33 are rejected under 35 U.S.C. 102(b) as being anticipated by US Patent No. US 5833632 to Jacobsen et al.

Jacobsen teaches a needle less jet injection device with a rigid end effectors including a plurality of orifices; a fluid reservoir in fluid communication with the end



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effectors; and an ejection mechanism adapted to eject the fluid form the fluid reservoir thought the end effectors and out of the orifice with sufficient pressure to penetrate the organ; the end effectors includes a straight shaft section and a distal section; wherein some of the orifices are located the distal section. The distal section is curved the outer diameter of the end effector is between 0.100 and 0.300 inches.

2. Claims 1-7, 9-25, 33 are rejected under 35 U.S.C. 102(e) as being anticipated by US Patent No. US 6623449 to Paskar.

Paskar teaches a needle less jet injection device with a rigid end effectors including a plurality of orifices; a fluid reservoir in fluid communication with the end effectors; and an ejection mechanism adapted to eject the fluid form the fluid reservoir thought the end effectors and out of the orifice with sufficient pressure to penetrate the organ; the end effectors includes a straight shaft section and a distal section; wherein some of the orifices are located the distal section. (figures 12, 10, 15, 16, 21A-22C)

3. Claims 1-7, 9-13, 19-24, 33 are rejected under 35 U.S.C. 102(e) as being anticipated by US Patent No.6344027 to Goll.

Goll teaches a needle less jet injection device use for the heart with a rigid end effectors including a plurality of orifices; a fluid reservoir in fluid communication with the end effector; and an ejection mechanism adapted to eject the fluid form the fluid reservoir thought the end effectors and out of the orifice with sufficient pressure to penetrate the organ; the end effectors includes a straight shaft section and a distal section (figure 6E); wherein some of the orifices are located the distal section, the

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outer diameter of the end effector is between 0.100 and 0.300 inches (Col.3, lines 15-25)

4. Claims 1-7, 9-25, 33 are rejected under 35 U.S.C. 102(b) as being anticipated by US Patent No. US 5997525 to March et al.

March teaches a needle less jet injection device with a rigid end effectors including a plurality of orifices; a fluid reservoir in fluid communication with the end effector; and an ejection mechanism adapted to eject the fluid form the fluid reservoir thought the end effectors and out of the orifice with sufficient pressure to penetrate the organ; the end effectors includes a straight shaft section and a distal. (Figures 3-5)

5. Claims 1-7, 9-25, 33 are rejected under 35 U.S.C. 102(b) as being anticipated by US Patent No. US 5489269 to Aldrich et al

March teaches a needle less jet injection device with a rigid end effectors including a plurality of orifices; a fluid reservoir in fluid communication with the end effector; and an ejection mechanism adapted to eject the fluid form the fluid reservoir thought the end effectors and out of the orifice with sufficient pressure to penetrate the organ; the end effectors includes a straight shaft section and a distal. (figures 1-3)

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.



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6. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over US

Patent No.6344027 to Goll or US Patent No. US 5997525 to March et al. Or US Patent

no. 5489269 to Aldrich et al or US Patent No. US 5833632 to Jacobsen et al or US

Patent No. US 6623449 to Paskar.

As mentioned above Paskar, Goll, Aldrich, March and Jacobsen all teach the applicant invention however none of the above prior art teach the use of ethanol with their apparatus. All of the above inventors do use their apparatus for some type of medication or fluid therefore it would have been obvious to one having ordinary skill in the art to have used the above prior art for the use of introduction of ethanol because of the above apparatus can be used for medication or fluid introduction into an organ and hence are capable for carrying ethanol.

# Response to Arguments

- 7. Applicant's arguments filed 10-14-2003 have been fully considered but they are not persuasive
  - a. Applicant alleges Goll does not teach multiple orifices, however as demonstrated in figure 6E, Goll does teach multiple orifices.
  - b. Applicant's arguments with respect to claims 1-25 have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

8. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP

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§ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Roz Maiorino whose telephone number is 703-305-2336. The examiner can normally be reached on 8:30am-4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor. Brian Casler can be reached on 703-308-3552.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0858.

RM